# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 1 of 8

Nevada Office of the Attorney General 100 North Carson Street Carson City, NV 89701-4717	1 2 3 4 5 6 7 8	CATHERINE CORTEZ MASTO Attorney General BRYAN L. STOCKTON Senior Deputy Attorney General Nevada State Bar # 4764 100 N. Carson Street Carson City, Nevada 89701 775-684-1228 Telephone 775-684-1108 Facsimile bstockton@ag.nv.gov Attorneys for Department of Wildlife  IN THE UNITED STA	ATES DISTRICT COURT	
	9	DISTRICT OF NEVADA		
	10	UNITED STATES OF AMERICA, )	)	
	11	Plaintiff,	IN EQUITY NO. C-125-RCJ Subproceedings: C-125-B & C-125-C	
	12	WALKER RIVER PAIUTE TRIBE,	Subproceedings: C-125-B & C-125-C CASE NO: 3:73-CV-00127	
	13	Plaintiff-Intervenor,		
	14	vs. )		
	15	WALKER RIVER IRRIGATION DISTRICT, ) a corporation, et al.,	MOTION TO DISMISS CONCERNING THRESHOLD JURISDICTIONAL ISSUES	
	16	Defendants,		
	17	MINERAL COUNTY,		
	18	Plaintiff-Intervenor,		
	19	vs.		
	20	WALKER RIVER IRRIGATION DISTRICT,		
	21	a corporation, et. al.,  Defendants.		
	22	Deteridants.		
	23	Nevada Department of Wildlife (NDOW) by and through counsel, Attorney General		
	24	CATHERINE CORTEZ MASTO, and Senior Deputy Attorney General BRYAN L. STOCKTON,		
	25	hereby submits their Motion to Dismiss Concerning Threshold Jurisdictional Issues.		
	26			
	27			
	28			
		1		

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 2 of 8

Respectfully submitted this 31st day of March, 2014. **CATHERINE CORTEZ MASTO** Attorney General /s/ Bryan L. Stockton BRYAN L. STOCKTON By: Senior Deputy Attorney General Nevada State Bar # 4764 100 N. Carson Street Carson City, Nevada 89701 775-684-1228 Telephone 775-684-1108 Facsimile bstockton@ag.nv.gov Attorneys for Nevada Department of Wildlife Carson City, NV 89701-4717 

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 3 of 8

### MOTION TO DISMISS CONCERNING THRESHOLD JURISDICTIONAL ISSUES

### I. INTRODUCTION

Pursuant to the instructions of the Court, the Nevada Department of Wildlife (NDOW) hereby submits its Motion to Dismiss Concerning Threshold Jurisdictional Issues. The Motion includes issues listed by the Court that are appropriate for a Motion to Dismiss at this time. Dkt. 1960, 1961. Specifically excluded from the motion, at the direction of the Court, are issues concerning matters that may be subject to the doctrine of *res judicata* and collateral estoppel as laid out in the case of *Nevada v. United States*, 463 U.S. 110 (1983); which will be the subject of a motion at a later stage in the case.

NDOW moves the court to dismiss claims for injunctive relief against groundwater use in the basins outside the reservation as they are not properly connected with the claims made herein and they are subject to proof well beyond the scope of what is required to prove the claims in the counterclaims filed by the United States and the Walker River Paiute Tribe.

# II. ISSUES

- 1. Does the Decree Court have jurisdiction over groundwater in the subject basins by reason of the federally decreed water rights?
- 2. Are issues concerning groundwater rights properly part of this litigation to establish additional surface water rights by the United States and the Tribe?

# III. FACTS

The Decree herein was entered in 1936. The United States appealed therefrom and the the appellate court ordered a

decree adjudging the United States to be entitled to the continuous flow of 26.25 cubic feet of water per second, to be diverted from Walker River upon or above Walker River Indian Reservation during the irrigation season of one hundred and eighty days for the irrigation of two thousand one hundred acres of land on the reservation, and the flow of water reasonably necessary for domestic and stock watering purposes and for power purposes to the extent now used by the Government, during the non-irrigating season, with a priority of November 29, 1859, and enjoining the

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 4 of 8

defendants from preventing or interfering with the natural flow of the described quantities of water in the channels of the stream and its tributaries to and upon the reservation.

United States v. Walker River Irr. Dist., 104 F.2d 334, 340 (9th Cir. 1939).

The original Counterclaims were filed by the United States and the Walker River Paiute Tribe 1992. Dkt. 1 and 3. The Amended Counterclaims which form the basis for the current action were filed in 1997. Dkt. 58 and 59. Both Counterclaims seek additional surface and groundwater rights for federal purposes in excess of those awarded by the Decree. *Id*.

The United States' Amended Counterclaim also seeks rights to surface and underground water under federal law for the Yerington Paiute Reservation, Bridgeport Indian Colony, the Garrison and Cluette Allotments, Individual Allotments, the Hawthorne Ammunition Plant, the Toiyabe National Forest, the Mountain Warfare Training Center and the United States Bureau of Land Management. Dkt. 59.

The Nevada Department of Wildlife holds groundwater rights in Mason Valley Hydrographic Basin. There are no allegations that ground water pumping outside the boundaries of the Walker River Indian Reservation is interfering with rights held by the United States or with additional federal rights sought herein. There are likewise no allegations in the Amended Counterclaims that ground water pumping outside the boundaries of any other federal reservation is interfering with any of the water rights the United States claims for those reservations based upon federal law.

### IV. STANDARD OF REVIEW

FRCP Rule 12 (b)(1) concerns motions to dismiss for lack of subject matter jurisdiction. The standard of review for these motions presumes that the Court does not have jurisdiction. "Federal courts are courts of limited jurisdiction. They possess only that power authorized by Constitution and statute, which is not to be expanded by judicial decree. It is to be presumed that a cause lies outside this limited jurisdiction, and the burden of establishing the contrary rests upon the party asserting jurisdiction." *Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375, 377, 114 S. Ct. 1673, 1675 (1994) (Internal citations omitted). Thus, the United States and the Tribe bear the heavy burden to overcome the presumption that this court does

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 5 of 8

not have jurisdiction over groundwater users outside the boundaries of the federal reservations.

This motion is partially based on Federal Rule of Civil Procedure (FRCP) Rule 12 (h)(3) which states that: "If the court determines at any time that it lacks subject-matter jurisdiction, the court must dismiss the action." Although this Court would have limited jurisdiction to determine whether groundwater pumping impairs decreed rights, the Court should not exercise its supplemental jurisdiction if the subject matter under consideration is not within the "the same case or controversy under Article III of the United States Constitution." 28 U.S.C. § 1367 (a).

### V. ARGUMENT

The District Court does not have Jurisdiction to Administer Groundwater Rights under Nevada Law.

### A. Introduction

The United States and the Tribe requested injunctive relief against both surface and groundwater users who are "asserting any rights, title or other interest in or to such water rights." Dkt. 58 at 18. However, current precedent gives a federal court jurisdiction over groundwater only to the extent necessary to prevent interference with decreed water rights. *United States v. Orr Water Ditch Co.*, 600 F.3d 1152 (9th Cir. 2010).

The claims made by the United States on behalf of the Walker River Paiute Tribe, for additional water for added lands and storage water for Weber Reservoir, and the claims made by the United States for other federal reservations are disputes over the title to water. In contrast, the claims made against groundwater users would necessarily involve a dispute over the effect of groundwater pumping on established water rights. Combining the issues would result in two actions that must be tried separately as they do not proceed from a common core of facts.

# B. Federal Court Jurisdiction Over Groundwater is Limited

It is clear that this Court has jurisdiction over groundwater as administered by the Nevada State Engineer, to the extent that "groundwater allocations that adversely

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 6 of 8

affect the Tribe's [and the United States'] decreed rights to water flows in the river." *United States v. Orr Water Ditch Co.*, 600 F.3d at 1154. In the appeal concerning *Orr Water Ditch Co.*, the court considered groundwater applications granted by the State Engineer in the Tracy Segment Hydrological Basin. *Id.* at 1155. The State Engineer found that the previous estimate of perennial yield was low and that 11,500 acre-feet annually was the proper perennial yield. *Id.* at 1156. The Pyramid Lake Paiute Tribe asserted that the groundwater allocations would intercept groundwater that might find its way to the Truckee River and that any allocation of groundwater would have a presumed effect on decree rights. *Id.* at 1155–1156.

The Ninth Circuit held that the "Decree protects the Tribe from allocations of groundwater that would adversely affect its decreed water rights under Claims No. 1 or 2." *Id.* at 1159. However, after acknowledging that the State of Nevada properly administered groundwater, the *Orr Ditch Court* limited the holding to the extent necessary to protect decreed rights:

the appeal will be limited, and the practical difficulties will be manageable. The district court was asked to decide only one question on appeal: Will the Engineer's allocation of groundwater rights adversely affect the Tribe's rights under the Decree? If the court concludes that the allocation will have an adverse effect on the Tribe's decreed rights, it will instruct the Engineer to reduce the amount of allocated groundwater rights by an amount necessary to eliminate that effect. If the court concludes that the allocation will not adversely affect the Tribe's decreed rights, it will simply affirm the Engineer's ruling.

*Id.* at 1160. By extension, this Court would need to know the exact nature and extent of the federal water rights before it could begin to determine whether groundwater pumping adversely affects the federal rights. Even if the Court were to find an adverse impact, jurisdiction would be limited to a finding of how much groundwater pumping must be curtailed to prevent the impact and then, issuing an order to the State Engineer to curb pumping to that extent.

The State Engineer would then be responsible for determining how to implement the order. *Id.* Citing, *State Eng'r v. Te–Moak Tribe*, 339 F.3d 804, 809 (9th Cir. 2003) ("exercise

89701-4717

Carson City, NV

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 7 of 8

of subject matter jurisdiction by the federal courts would be inconsistent with the general principle of water law that a single court should have exclusive jurisdiction over an interrelated system of water rights.") Thus, decisions concerning who will need to curtail pumping and by how much must be made in the first instance by the State Engineer. NRS 534.110 (7). Groundwater users would then be entitled to appeal under state law. NRS 533.450 (1).

The issues of title to water and impacts from junior users are two separate and distinct cases and controversies and should not be combined in one action under the decree of this Court. The Court's limited jurisdiction over groundwater should not be abused as requested by the United States and the Tribe to enjoin individual use.

# V. CONCLUSION

The Nevada Department of Wildlife moves the Court to dismiss claims for injunctive relief against groundwater users and limit this case to considering the claims to title by the United States and Tribe.

DATED this 31st day of March, 2014.

CATHERINE CORTEZ MASTO Attorney General

By: /s/ Bryan L. Stockton
BRYAN L. STOCKTON
Senior Deputy Attorney General
Nevada State Bar No. 4764
100 North Carson Street
Carson City, Nevada 89701-4717
Tele: (775) 684-1228
Attorneys for Nevada Department
of Wildlife

# Nevada Office of the Attorney General 100 North Carson Street

Carson City, NV 89701-4717

28

# Case 3:73-cv-00127-MMD-WGC Document 1980 Filed 03/31/14 Page 8 of 8

1	CERTIFICATE OF SERVICE				
2	I, Sandra Geyer hereby certify that on this 31st day of March, 2014, I electronically filed				
3	the foregoing MOTION TO DISMISS CONCER	RNING THRESHOLD JURISDICTIONAL			
4	ISSUES with the Clerk of the Court using the CM/ECF system, which will send notification of				
5	such filing to the email addresses that are registered for this case; and I further certify that I				
6	served a copy of the foregoing to the following non CM/EFC participants by U.S. Mail, postage				
7	prepaid, this 31st day of March, 2014:				
8 9 10	Athena Brown, Superintendent Western Nevada Agency Bureau of Indian Affairs 311 E. Washington Street Carson City, Nevada 89701-4065	State Engineer, Division of Water Resources State of Nevada 901 S. Stewart Street, Suite 202 Carson City, Nevada 89701			
11	Leo Drozdoff	William J. Shaw Brooke & Shaw, Ltd. P.O. Box 2860 Minden, Nevada 89423			
12	Department of Conservation & Natural Resources State of Nevada				
13	901 S. Stewart Street, Suite 1003 Carson City, Nevada 89701				
14	Occigo M. 1000, Ecq.				
15	1692 County Road, Suite A Minden, Nevada 89423				
16					
17	<u>/s/ Sandra Geyer</u> Sandra Geyer, Legal Secretary II				
18	Sanara Sayor, Logar Scorotary II				
19					
20					
21					
22					
23					
24					
25					
26					
27					